1	UNITED STATES DISTRICT COURT					
2	DISTRICT OF MASSACHUSETTS					
3	No. 1:04-cr-10231-MLW-1					
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6	UNITED STATES OF AMERICA					
7						
8	VS.					
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10	PETER V. MAGGIO, III, et al					
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12	*****					
13						
14	For Hearing Before:					
15	Chief Judge Mark L. Wolf					
16	Sentencing Hearing, Day III					
17	W. L. La					
18	United States District Court District of Massachusetts (Boston.)					
19	One Courthouse Way Boston, Massachusetts 02210					
20	Monday, November 20, 2006					
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REPORTER: RICHARD H. ROMANOW, RPR

23	Official Court Reporter United States District Court
24	One Courthouse Way, Room 5200, Boston, MA 02210 (617) 737-0370
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25	(Continued.)	
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1	PROCEEDINGS				
2	(Begins, 3:00 p.m.)				
3	THE CLERK: Criminal 04-10231, the United				
4	States versus Peter Maggio, et al. The Court is in				
5	session. You may be seated.				
6	THE COURT: Good afternoon. Would counsel				
7	please identify themselves for the record.				
8	MR. WILD: Good afternoon, your Honor. Victor				
9	A. Wild for the Government. And with leave from the				
10	Court, may I continue to have Special Agent Scott				
11	Robbins at counsel table?				
12	THE COURT: Yes.				

- 13 MR. WILD: Thank you.
- MR. WHITE: Good afternoon, your Honor.
- 15 William White on behalf of Mr. Sacco.
- MR. MERBERG: Good afternoon. James Merberg
- 17 on behalf of Peter Maggio.
- MR. LOPEZ: Good afternoon, your Honor. Scott
- 19 Lopez on behalf of Louis Paradiso.
- 20 MR. WEINSTEIN: Good afternoon, your Honor.
- 21 Elliot Weinstein representing William Howe.
- MR. OTERI: Good afternoon, your Honor.
- 23 Joseph Oteri for Mr. O'Neill.
- MR. WITKIN: Good afternoon, your Honor.
- 25 Roger Witkin on behalf of Mr. Havey.

- 1 THE COURT: Okay. Each of the defendants is
- 2 present.
- 3 Since we suspended, 5:00 on Friday, I've given a
- 4 great deal of thought to the matters presented. I'm
- 5 going to proceed as follows. I'm going to announce the
- 6 sentence that I'm imposing on each defendant -- and I'll
- 7 go through all six of them before I explain my reasons
- 8 in order to alleviate any avoidable suspense, and then
- 9 I'll go back and explain individually the reasons for

- 10 each of the sentences. I'll tell the six defendants now
- 11 that they each have a right to appeal my sentence within
- 12 10 days of entry of judgment. If you would like to do
- 13 so but can't afford a lawyer, a lawyer will be appointed
- 14 to represent you at public expense.
- In essence, I followed the process prescribed by 15
- 16 the First Circuit in Jimenez Beltray. As you know, I've
- 17 spent good parts of three days calculating the guideline
- ranges for each defendant and I've given the guidelines 18
- 19 appropriate weight. I've then decided whether a
- 20 traditional departure is justified. Finally, I've
- 21 considered the Section 3553(a) factors in the direction
- that the sentence be sufficient but no more than 2.2.
- 23 necessary to comply with the Section 3553(a) purposes of
- 24 sentencing. Ultimately I'm imposing a sentence that I
- 25 find to be most reasonable.

- 1 Each of the defendants should stand.
- 2 Well, actually before we do that, with regard to
- 3 Mr. Maggio, I've decided that no departure or variance
- under the Section 3553(a) factors is justified. I fully 4
- recognize that Mr. Maggio has energetically attempted to
- cooperate with the government in several

- investigations. No 5(k) motion has been filed in part
- because he committed other crimes while cooperating,
- 9 including, I believe, the crimes in this case while he
- was cooperating in the Cerino case that was before me. 10
- 11 I also fully accept that Mr. Maggio is bipolar and that
- 12 that may have influenced in some way his conduct,
- 13 although I note that many people are bipolar and they
- don't repetitively engage in massive frauds. And I 14
- 15 appreciate and regret that there are poignant family
- 16 circumstances here, that Mrs. Maggio has cancer which
- 17 may prove to be fatal and that Mr. Maggio's daughters
- 18 are suffering severe emotional distress. This
- combination of factors in some cases would justify a 19
- 20 downward departure or variance. However, under Section
- 21 5(k)2.0 of the guidelines, which quotes Section 3553(b)
- 22 of the statute, "A judge may depart only if
- extraordinary circumstances should result in a sentence 23
- 24 different from that prescribed by the guidelines." I
- 25 believe that, generally speaking, this same concept

- applies to Booker variances. 1
- 2 In this case, Mr. Maggio was the mastermind and
- the engine of a widespread scheme that defrauded various

- institutions of more than 15 million dollars. As part
- of that, he drew in some naive, vulnerable co-defendants 5
- who never would have committed a Federal crime, let 6
- alone a massive fraud -- and I don't mean all of his
- 8 co-defendants, but particularly with regard to
- Mr. Paradiso, Mr. Sacco and Mr. Havey, people who have
- 10 ended up in Federal court after about five or six years
- of anxiety with their lives substantially injured, if 11
- not ruined. So in view of the seriousness of the 12
- 13 offense, the effect on others, and the need to serve the
- purposes I'll describe when I get to the reasons for the 14
- 15 particular sentence, the motion for downward departure
- is denied. 16
- 17 Mr. Maggio, please stand.
- 18 (Mr. Maggio stands.)
- 19 THE COURT: For reasons that I will describe
- after I've announced the sentence for your 20
- 21 co-defendants, I hereby sentence you to serve 98 months
- 22 in the custody of the Attorney General of the United
- States, to be followed by 36 months of supervised 23
- release. I'm not imposing a fine because I find you 24
- 25 cannot pay a fine, even in installments. In part,

- because I'm ordering you to pay \$15,731,860 as
- restitution and there's an \$1100 mandatory special 2
- 3 assessment.
- 4 The restitution shall be paid in the amounts of
- 5 \$8,552,393 to New Holland Credit, \$4,963,832 to CIT
- Group, or National Union on its behalf, \$901,129 to
- General Electric Capital, \$476,000 to Volvo Commercial,
- \$118,000 to Orix Credit Alliance, \$72,479 to Greentree
- Financial, \$305,376 to O'Connor GMC, \$266,307 to U.S.
- Bank Corp., \$6,081 to Eastern Bank Financial, and 10
- 11 \$69,817 to Caterpillar Financial Services.
- 12 Your supervised release will be on the standard
- 13 conditions and on the additional conditions that you not
- 14 possess a firearm or other dangerous weapon. That you
- pay the restitution according to a repayment schedule 15
- 16 that I will order. You may not incur any new charges or
- 17 open any additional lines of credit without the approval
- 18 of the Probation Officer. You must provide the
- 19 Probation Officer access to any requested financial
- information and that information may be shared with the 20
- 21 Financial Litigation Unit of the U.S. Attorney's
- 22 office. In addition, you shall participate in a mental
- health treatment program as directed by the Probation

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- 24 Office and contribute to the costs of that treatment to
- 25 the extent you have ability to pay or insurance.

- 1 You may be seated for the moment.
- 2 MR. MAGGIO: Thank you.
- 3 (Mr. Maggio is seated.)
- 4 THE COURT: Mr. Howe, please stand.
- 5 (Mr. Howe stands.)
- 6 THE COURT: For the reasons that I'll describe
- 7 after I impose sentence on your co-defendants, I hereby
- 8 sentence you to serve 21 months in the custody of the
- 9 Attorney General of the United States to be followed by
- 36 months supervised release. I'm not imposing a fine 10
- because I find you cannot pay a fine, even in 11
- 12 installments.
- 13 I am, however, ordering you to pay restitution in
- 14 the amount of \$4,282,200, and, in addition, there's an
- \$800 special assessment. 15
- 16 With regard to your supervised release, it, too,
- 17 is on the standard conditions and on the additional
- 18 conditions that you not possess a firearm or any
- dangerous weapon, that you pay the restitution to the 19
- 20 parties and on a schedule that I will order. You, too,

- may not incur any new credit charges or open any 21
- 22 additional lines of credit without the approval of the
- 23 Probation Officer. You should provide the Probation
- 24 Officer access to any request of financial information,
- 25 and that information may be shared with the Financial

- Litigation Unit of the U.S. Attorney's office. 1
- 2 And, in fact, those are conditions that are being
- imposed on all six of the defendants today. I won't 3
- 4 repeat them each time. You may be seated.
- 5 (Mr. Howe is seated.)
- 6 THE COURT: Mr. O'Neill, please stand.
- 7 (Mr. O'Neill stands.)
- 8 THE COURT: For reasons that I will describe,
- 9 I hereby sentence you also to serve 21 months in the
- 10 custody of the Attorney General of the United States, to
- 11 be followed by 36 months of supervised release.
- 12 You shall pay restitution in the amount of
- \$1,813,820 to the National Union Fire Insurance Company 13
- on behalf of CIT. Your duty to pay restitution begins 14
- immediately and will continue during your supervised 15
- release. You are also ordered to pay a fine of \$7,500 16
- 17 after the restitution is paid. In addition, there's a

- 18 \$400 mandatory special assessment.
- 19 And as I said, the special conditions are as I
- 20 described them a moment ago for Mr. Howe. And if I
- 21 haven't mentioned it, there's also a \$400 special
- 22 assessment.
- Mr. O'Neill, you may be seated for now.
- 24 (Mr. O'Neill is seated.)
- THE COURT: Mr. Paradiso, please stand.

- 1 (Mr. Paradiso stands.)
- 2 THE COURT: Mr. Paradiso, I hereby sentence
- 3 you to serve 12 months and 1 day in the custody of the
- 4 Attorney General of the United States, to be followed by
- 5 36 months of supervised release on the conditions I
- 6 described earlier. I'm not imposing a fine, because I
- 7 find you cannot pay a fine, even in installments.
- 8 I am, however, ordering you to pay restitution of
- 9 \$1,792,849 and a \$500 special assessment.
- The conditions of your supervised release are as I
- 11 described earlier.
- 12 In addition, all of the defendants are being
- 13 ordered to give DNA samples.
- 14 You may be seated for now.

- 15 (Mr. Paradiso is seated.)
- 16 THE COURT: Mr. Sacco, please stand.
- 17 (Mr. Sacco stands.)
- THE COURT: Mr. Sacco, I hereby sentence you
- 19 to serve 24 months probation. I'm not imposing a fine
- 20 because I find you cannot pay a fine, even in
- 21 installments.
- There is, however, \$420,878 in restitution and a
- 23 \$200 special assessment.
- And your special conditions are as I described
- 25 earlier concerning Mr. Howe.

- 1 You may be seated for now.
- 2 (Mr. Sacco is seated.)
- THE COURT: Mr. Havey, please stand.
- 4 (Mr. Havey stands.)
- 5 THE COURT: I've been advised by Probation
- 6 earlier today that if a 15 month sentence was imposed,
- 7 the Bureau of Prisons would order your release on
- 8 December 12, 2006. So I hereby sentence you to serve 15
- 9 months or the equivalent of 15 months in the custody of
- 10 the Attorney General, but I'm ordering that you be
- 11 released -- well, perhaps I should put it this way. I'm

- ordering that you continue to be in the custody of the
- 13 Attorney General until December 12, 2006, at which time
- 14 you'll be released. That's the equivalent of a 15 month
- 15 sentence. I've been informed that the Bureau of Prisons
- 16 would not designate Mr. Havey and they would inform the
- 17 Marshal service to hold him until December 12, when he'd
- 18 be released from Plymouth. So he got a 15 month
- 19 sentence, but this will eliminate the risks of confusion
- and some additional work.
- There's 36 months of supervised release on the
- 22 conditions that I've described for Mr. Howe and, in
- 23 addition, you shall participate in a program for
- 24 substance abuse counseling, as directed by the United
- 25 States Probation Office, which program may include

- 1 testing up to 104 times a year, to determine whether
- 2 you've used alcohol or drugs. You shall pay for the
- 3 cost of those testing and treatment services to the
- 4 extent you have the ability to pay or insurance.
- 5 You may be seated.
- 6 (Mr. Havey is seated.)
- 7 MR. WILD: Your Honor, the Court did not
- 8 announce either restitution or a special assessment.

- 9 THE COURT: Thank you. For Mr. Havey?
- 10 MR. WILD: Yes, for Mr. Havey.
- 11 THE COURT: I'm sorry.
- 12 (Mr. Havey stands, again.)
- 13 THE COURT: With regard to restitution,
- 14 Mr. Havey shall pay \$437,104 and a \$300 special
- 15 assessment. I'm not imposing a fine because I find he
- 16 cannot pay a fine, even in installments.
- Mr. Maggio, please stand. Mr. Havey, you may be
- 18 seated.
- 19 (Mr. Havey is seated.)
- 20 (Mr. Maggio stands.)
- 21 THE COURT: I've imposed a 98 month sentence
- 22 on you. That is within the guideline range. It is,
- 23 however, longer than the low end sentence the government
- 24 recommended. But the reason for that is that while
- 25 there are competing considerations in your case,

- 1 including the considerations that, as I've said, might,
- 2 in other circumstances, have justified a departure or a
- 3 variance, someone deserves more than the low end
- 4 sentence when there's a range that's found to be usually
- 5 reasonable, and even with the other things you have

- 6 going for you, you deserve more than a low end sentence.
- 7 You've committed a very serious offense. Your
- 8 motive was greed. You've committed this offense after
- 9 you've been caught committing other offenses, or you
- 10 continued to commit this offense after you've been
- 11 caught committing other offenses. You may have been
- 12 bipolar, I accept that you were, but you weren't
- 13 incompetent. And, in fact, you demonstrated a real
- 14 capacity to operate. And as a result, there were real
- 15 victims.
- There are institutions who aren't likely to get
- 17 their 15 million dollars back, certainly not from you,
- and you've got co-defendants, like Mr. Sacco and
- 19 Mr. Paradiso and Mr. Havey, particularly, who you've
- 20 lured into this scheme. You told them that, in a worst
- 21 case scenario, if your fraudulent business didn't work
- 22 out -- although you didn't explain to them it was
- 23 fraudulent at the outset, but if your fraudulent
- business didn't work out, they'd just have to declare
- 25 bankruptcy.

- 1 They've had a miserable five or six years. For
- 2 some reason it took the government until 2004 to indict

- 3 this case. They've had this hanging over them. It
- 4 severely injured if not ruined their lives. And
- 5 frankly, I don't have confidence that you've got the
- 6 message. This is, I think, the fourth time that you've
- 7 been sentenced by somebody.
- 8 I find that 98 months is the most appropriate
- 9 sentence in view of all of the Section 3553(a) factors.
- 10 I'm not going to recite all of them with regard to each
- 11 defendant, although I've spent hours since Friday
- 12 thinking about them and many hours before that thinking
- 13 about them. However, with regard to Mr. Maggio, a
- 14 sentence of 98 months is necessary to reflect the
- 15 seriousness of the crime you've committed, the
- 16 devastation that you've inflicted. It's necessary to
- 17 try again to send you a message. When you get out, as
- 18 I've said, since you showed uncommon resistance to
- 19 getting the message earlier, committing crimes while you
- 20 were cooperating with the government, I think a serious
- 21 sentence is necessary to try again to deliver that
- 22 message to you.
- 23 It's also very important to serve the interest of
- 24 general deterrence, the importance of discouraging
- 25 others from engaging in similar conduct. You know,

- 1 white collar crimes, which are clearly not victimless
- 2 crimes, are crimes of calculation, and I hope that
- 3 anybody who hears about this sentence will realize it's
- 4 a miscalculation, or that other potential masterminds
- 5 will resist the temptation to use their talents to
- 6 defraud people of money because they hear that you got
- 7 98 months. And it's 98 months that's intended to run
- 8 after all your other sentences expire. It's not my
- 9 intention that it be concurrent with any time you've
- 10 gotten in any other case.
- 11 I considered Mr. Deveau's cooperation in sentence,
- 12 he got a year and a day, and he was a very serious and
- 13 significant player in this scheme. But you're the only
- 14 person in the scheme more culpable than Mr. Deveau. So
- 15 the fact that he cooperated and got a lower sentence is
- 16 not something that I find should benefit you.
- 17 You may be seated.
- 18 (Mr. Maggio is seated.)
- MR. MERBERG: Your Honor, before we go to the
- 20 other matters -- and I don't know if you want me to do
- 21 this seriatim or not, but he's now serving time on --
- THE COURT: I don't want to do this now. When

- I finish, I'll see if there are other matters to be
- 24 addressed.
- MR. MERBERG: All right, your Honor.

- 1 THE COURT: Mr. Howe, please stand.
- 2 (Mr. Howe stands.)
- THE COURT: I've imposed on you a 21 month
- 4 sentence. The guideline range for your sentence was 33
- 5 to 41 months and the government recommended a 33 month
- 6 sentence, while you were seeking a sentence of home
- 7 confinement. I've given you a 21 month sentence as a
- 8 departure based on your exceptional, and I would say,
- 9 extraordinary good works. This is a departure pursuant
- 10 to Section 5(h)(1.11) of the guidelines. It is not a
- 11 Section 3553(a) variance. Although I would vary, to
- 12 this extent, if it were necessary to do that. However,
- 13 despite those exceptional extraordinary good works, for
- 14 the reasons I'll explain, a substantial term of
- 15 imprisonment, rather than home confinement, is necessary
- 16 and appropriate in your case.
- 17 I recognize that good works is a discouraged
- 18 ground for a downward departure, but the First Circuit
- 19 recognized, most recently, perhaps in Thurston that a

- 20 departure for good works is permissible if they are
- 21 exceptional good works. That's Thurston, 358 F. 3rd 51
- 22 at 79. Moreover, even if a departure would not have
- 23 been justified before Booker for good works, good works
- 24 may justify a somewhat shorter sentence under the
- 25 reasonableness standard that now applies, as was

- 1 explained in the later Thurston decision, I believe, at
- 2 Pages 319 to 320.
- The First Circuit characterized Mr. Thurston as a
- 4 prominent, successful businessman who gave money. When
- 5 I got that case on remand, that's not the way I saw
- 6 Mr. Thurston, but that's a distinction that the First
- 7 Circuit made, the distinction between giving money, if
- 8 you have a lot of money, and devoting your time and
- 9 talents, if you don't. Mr. Howe was not a financially
- 10 successful businessman who gave money as many prominent
- businessmen do, Mr. Howe repeatedly devoted his time to
- 12 people in need and did so to a truly exceptional
- 13 degree.
- The Sixth Circuit in that Tocco case, T-O-C-C-O,
- 15 200 F. 3rd 401 at 434, you know, recognized the
- 16 distinction that I've often made myself and that I think

- 17 the First Circuit was implicitly making in Thurston.
- They recognized that devoting time and talent may 18
- 19 justify a downward departure, where merely giving money
- would not. 20
- 21 I don't think that I've ever encountered anybody
- 22 who's devoted so much of his time and talent to helping
- 23 others both on an organized, planned and spontaneous
- 24 basis. This is something that I realize you've done,
- 25 Mr. Howe, over 40 years. Those activities are

- summarized in Mr. Howe's sentencing memorandum, which is
- 2 Docket Number 149, and in the many letters on his
- behalf, both of which I hereby adopt. 3
- 4 But to just touch on it, I mean, Mr. Howe has, as
- part of the fabric of his life, you know, been helping 5
- really needy people. He takes a blind lady shopping.
- 7 He has, on several occasions, served as a big brother.
- He volunteers regularly at Children's Hospital and gives 8
- an extraordinary amount of blood platelets, which are
- 10 vitally needed, and I fully accept, save lives. And
- 11 he's also been a good Samaritan. There were repeated
- 12 instances of his seeing women with automobiles broken
- 13 down on the highway, stopping to help them and, indeed,

- turning around on the highway and finding them to help
- them, and things that just reflect a generous 15
- 16 character.
- 17 I note that as soon as he was confronted by the
- 18 FBI in this case, Mr. Howe cooperated, he didn't go get
- a lawyer, he didn't calculate how he should do it. It 19
- 20 turned out to be too late for him to get a motion based
- 21 on substantial assistance because Mr. Deveau had already
- 22 been well advised, after he knew he was caught by CIT,
- to come in and cooperate. But the cooperation that you 23
- 24 gave at the outset of your interaction with the FBI is
- 25 part of your history and I've taken it into account.

- 1 These exceptional works justify a reasonable
- downward departure, but nevertheless a significant term 2
- of prison is still necessary. You have a prior 3
- conviction for fraud. If I read the presentence report
- right, you served a 6 month sentence. But that sentence 5
- or that conviction, at least, was not adequate to deter
- 7 you from participating in this fraudulent scheme and
- doing it repeatedly. You repeatedly prepared false 8
- 9 financial statements and tax returns that were essential
- to the fraud. You couldn't have succeeded unless you

- 11 did that. So you made an indispensable contribution,
- 12 you played a serious role in the commission of a serious
- 13 crime.
- 14 A prison sentence is necessary to deter you and
- 15 others with similar accounting skills. I'm frankly
- 16 concerned that you haven't gotten the message even yet.
- 17 I recall your reluctance to plead guilty. I continued
- 18 the matter, scheduled your trial, and you were reluctant
- 19 to plead guilty -- and you had a right to a trial if you
- 20 wanted one, but the evidence was particularly powerful
- 21 concerning you. You don't -- you know, do you really
- 22 have trouble understanding --
- MR. HOWE: No, I don't. I understand, your
- 24 Honor. In fact, you're absolutely right.
- 25 THE COURT: All right. And you know it's a

- 1 crime to do what you did.
- 2 And, you know, a prison term is necessary to send
- a message to you and to send a message so others and
- 4 it's also necessary to recognize the seriousness of the
- 5 offense. I mean, you, too, contributed. I don't think
- 6 I'd have Mr. Sacco and Mr. Paradiso or Mr. Havey here
- 7 unless somebody was willing to generate up these phony

- 8 documents and that was you.
- 9 I'm perplexed. And I recognize that you only got
- 10 \$13,000 from this scheme.
- 11 MR. HOWE: I did one a month, your Honor, did
- 12 one set of statements a month, your Honor.
- 13 THE COURT: Well, I understand that. This is
- 14 what I've -- look, I've wrestled with it and this is
- 15 where it comes out. You know, you got \$13,000 -- I've
- 16 considered all of this. You cooperated immediately when
- you were confronted, you've done all these exceptional 17
- good works, and, on the other hand, you know, this is 18
- 19 not the first time you've been in Federal court, being
- sentenced by a Federal judge, and there are people out 20
- 21 millions and millions of dollars that they'll probably
- 22 never recover.
- 23 So it's just something -- well, you bring into
- 24 very sharp focus, you know, something I've seen over and
- 25 over, but rarely, if ever, as starkly as in you, that

- somehow the very same people, you know, who love their 1
- 2 families, do wonderful things, also commit really
- serious crimes. And I know that I've considered all
- these things and imposed what I regard as the most

- 5 reasonable sentence in the circumstances. I recognize
- 6 and regret that you're not going to be able to give
- 7 platelets for several years and that may cost innocent
- 8 people their lives. Sentences often impose high costs
- 9 on innocent people, usually family members, and this is
- another case where it has evidently occurred.
- 11 You may be seated.
- 12 (Mr. Howe is seated.)
- 13 THE COURT: Mr. O'Neill, please, stand.
- 14 (Mr. O'Neill stands.)
- 15 THE COURT: Your sentence represents a
- 16 variance under Section 3553. The government recommended
- 17 a sentence of 37 months, the low end of the guidelines.
- 18 Like Mr. Howe, you played an essential role in the
- 19 scheme, you were the gatekeeper to CIT, but there are
- 20 some extraordinary circumstances that make a lower
- 21 sentence reasonable and most appropriate in your
- 22 particular case.
- One of the things the law requires me to consider
- 24 is the nature and circumstances of the offense. You did
- 25 not know of Deveau's fraudulent scheme with Mr. Maggio

at the inception of the fraudulent loan applications to

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- 2 CIT. At that time you were already taking kickbacks on
- 3 legitimate loans, that is, kickbacks from Mr. Deveau,
- 4 and the way that was structured, evidently there was no
- 5 loss to CIT because you jacked up the loan rate to the
- 6 borrowers. When you realized that Mr. Deveau and
- 7 Mr. Maggio were committing a fraud, though, you
- 8 acquiesced in it, you joined the agreement. And I am
- 9 persuaded that your motive in doing that was to keep the
- 10 kickback scheme from being exposed. As I understand it,
- 11 you made \$61,000 from the kickback scheme -- well, maybe
- 12 \$60,000 from the kickback scheme, but nothing from the
- 13 fraud charged in this case, except perhaps the \$1,000
- 14 Mr. Maggio gave you when you came to Boston.
- 15 I've taken into account your history and
- 16 characteristics. I understand that you grew up in a
- 17 very poor family. That at a young age you started
- 18 taking financial responsibility for your parents and
- 19 your siblings by working hard. I've taken into account
- 20 that you've been exceptionally supportive of your
- 21 brother-in-law and sister-in-law when they've had
- 22 extraordinary problems and I recognize you're active in
- 23 the community, but these things alone would not be
- 24 enough, in my view. If we were sitting here several

25 years ago before courts were given more flexibility by

- 1 this Booker decision, it would not be, alone, enough to
- 2 justify a downward departure for good works. They do,
- 3 however, definitely confer my sense that you don't need
- 4 to be deterred or rehabilitated. I'm satisfied that
- 5 you're generally and deeply ashamed and contrite and
- 6 that you're not going to commit any crimes like this
- 7 again.
- 8 You, also, I recognize, tried to cooperate. It
- 9 was too late. You and Mr. Deveau should have realized
- 10 it at about the same time, to be colloquial, that "The
- 11 jig was up," but he got into the government first. It's
- 12 somewhat unfair that Mr. Deveau gets a lesser sentence
- than you, but not enough to cause me to reduce your
- 14 sentence further because of the sentence imposed on
- 15 him. That has not influenced my decision with regard to
- 16 you.
- 17 I'm giving you 21 months in prison. I think it's
- 18 a significant term in prison. It's necessary to
- 19 recognize the seriousness of the offense when somebody
- 20 in a position of responsibility in a financial
- 21 organization violates that responsibility, it's serious

- and people need to be discouraged.
- 23 I'll tell you one thing that has influenced me and
- 24 that is that I've ordered you to pay restitution of
- 25 \$1,813,200. You only earned \$61,000 or maybe -- no more

- 1 than \$61,000 from this scheme, but somehow, evidently
- 2 legitimately, you've earned enough money, you've saved
- 3 enough money to pay this restitution or a substantial
- 4 part of it, I expect. You're going to suffer a very
- 5 major financial penalty. As I've said -- and that's
- 6 part of the penalty here. It's real and it's part of
- 7 the penalty imposed to recognize the seriousness of the
- 8 offense. I expect that as people learn about this, it's
- 9 going to discourage them, it's going to deter them.
- 10 They're going to think, "Even if I make \$60,000, I may
- 11 end of owing or having to pay, really pay, almost \$2
- 12 million."
- So I find that the degree of the departure, or
- 14 variance in this case, to be precise, is reasonable.
- 15 After Mr. Maggio and Mr. Deveau, you and Mr. Howe were
- 16 the most culpable, you played comparable roles, and I
- 17 have imposed the sentence that I think is most
- 18 reasonable in view of all the complex and competing

- 19 circumstances.
- You may be seated.
- 21 (Mr. O'Neill is seated.)
- 22 THE COURT: Mr. Paradiso, your sentence --
- 23 please stand.
- 24 (Mr. Paradiso stands.)
- 25 THE COURT: Your sentence of a year and a day

- 1 is a downward departure, although, if necessary, I would
- 2 have exercised my discretion under Booker to impose the
- 3 same sentence. The guidelines for you are 24 to 30
- 4 months. The guideline range was driven by the amount of
- 5 the loss involved, almost \$2 million has been attributed
- 6 to you. However, as the First Circuit described in
- 7 Shattuck, 961 F. 2nd 1012 at 1016 to 1017, and Gregorio,
- 8 956 F. 2nd 341 at 346, Section 2(f)(1.1)(b)(1) of the
- 9 guidelines presumes that the defendant alone is
- 10 responsible for the entire amount of the loss. The
- 11 Application 8 note of the November 19th, 1998 guidelines
- 12 that apply in this case states that: "In some cases the
- 13 amount of the loss may significantly overstate the
- 14 seriousness of the defendant's conduct. Where this
- 15 occurs, a downward departure may be warranted."

- Shattuck and Gregorio referred to this note.
- 17 This is an encouraged departure, in the
- 18 appropriate case, and I find that this is such a case.
- 19 I find that Mr. Paradiso is a person of limited
- 20 education and intelligence, he comes from a religious
- 21 family, he has no criminal history. Mr. Maggio
- 22 approached him when he was out of work and injured.
- 23 Mr. Maggio proposed borrowing Mr. Paradiso's credit in
- return for payment to Mr. Paradiso of \$100 per truck 24
- purchased and ultimately part of what was supposed to be 25

- a successful business. There's no way that Mr. Paradiso
- would have committed a crime at all and certainly no way 2
- he would have been able to defraud anyone of large
- amounts of money if he hadn't been influenced by 4
- 5 Mr. Maggio, and this alone justifies a reasonable
- downward departure.
- 7 If a variance is necessary, I would say that
- 8 Mr. Deveau's sentence would further justify a reduction
- 9 for Mr. Paradiso and Mr. Sacco. It would also justify a
- 10 variance for Mr. Havey, if that were feasible, which
- 11 it's not, for reasons I'll describe.
- 12 I fully recognize that the aim of the guidelines

- is to diminish unwarranted national disparity. However,
- in Thurston, 456 F. 3rd 211 at 219, 220, earlier this 14
- 15 year the First Circuit recognized that a wide divergence
- between the sentence imposed on co-defendants could 16
- 17 injure the public's respect for the law and therefore
- 18 justify a reasonable variance from a guideline
- 19 sentence. Um, respect for the law is one of the Section
- 3553(a) factors. 20
- 21 In this case, Mr. Deveau was, with Maggio, one of
- the masterminds of the scheme. His company got \$11 22
- 23 million worth of business and Mr. Deveau undoubtedly
- 24 richly profited from that. He cooperated only after he
- knew that his scheme was discovered by CIT. The 25

- government agreed that he could be removed from this 1
- case, pursuant to Rule 20, and have his case transferred 2
- 3 to New York.
- He was immunized. The government made a motion 4
- 5 based on his substantial assistance. The government did
- not advocate, as aggressively as it advocated for most 6
- of the defendants in this case, that the scheme Deveau 7
- 8 was in involved sophisticated means, so he started with
- guidelines that were improperly calculated too low in my

- 10 view and he got a year and a day, which is actually less
- 11 time served than a year, because if he behaved, he would
- 12 get 15 percent off for good time. So he would serve
- 13 about 10-plus months.
- I find it would be utterly unjust for a virtual
- 15 dupe like Mr. Paradiso, who, without a lawyer,
- 16 cooperated immediately, but he could not get a
- 17 substantial assistance motion because he couldn't
- 18 assist, he didn't know anything of value to the
- 19 government, to get twice as long a sentence, twice as
- 20 much time as Mr. Deveau got.
- I note that Mr. Paradiso profited from this scheme
- 22 somewhat. He got paid something and his credit cards
- 23 were paid off. So he got about \$37,000 worth of benefit
- 24 from this scheme. I don't find that it's been proven
- 25 that he did a lot of legitimate work for Mr. Maggio and

- 1 he did recruit others, although I found he wasn't a
- 2 supervisor or organizer, and he signed more than the
- 3 routine documents. So some time in prison is necessary
- 4 to recognize the seriousness of the offense and to deter
- 5 other people. And I find that, in your case, one year
- 6 and one day is the most appropriate sentence.

- 7 You may be seated.
- 8 (Mr. Paradiso is seated.)
- 9 THE COURT: Mr. Sacco, please stand.
- 10 (Mr. Sacco stands.)
- 11 THE COURT: Mr. Sacco has been sentenced only
- 12 to probation. I've departed, with regard to Mr. Sacco,
- 13 primarily because the amount of the loss significantly
- 14 overstates the seriousness of his conduct, something
- 15 that's an encouraged departure in proper cases. I would
- also vary, if necessary, with regard to Mr. Sacco. The
- 17 contrast between Mr. Sacco and Mr. Deveau is even more
- 18 stark than the contrast between Mr. Paradiso and
- 19 Mr. Deveau.
- The record indicates that at the time Mr. Paradiso
- 21 recruited him, Mr. Sacco was -- his mother, with whom he
- 22 was very close, was in a coma. Mr. Maggio told him that
- 23 -- if Mr. Sacco, in effect, lent him Mr. Sacco's credit,
- 24 Mr. Sacco would get a percentage of a legitimate
- 25 business. Mr. Sacco saw that business was being done.

- 1 So working for Mr. Maggio provided flexible hours and
- 2 permitted Mr. Sacco to be more attentive to his mother
- and Mr. Sacco really did work full time in Mr. Maggio's

- 4 businesses. He was recruited at a time when he was very
- 5 vulnerable. I find there's no way Mr. Sacco would have
- 6 committed a crime, let alone defrauded anyone of
- 7 hundreds of thousands of dollars, without Mr. Maggio.
- 8 I've had occasion to watch Mr. Sacco over -- now
- 9 of four days. I find that he's genuinely and
- 10 extraordinarily contrite. He seems to have been moving
- 11 between crying and praying through most of these
- 12 proceedings. He could barely speak when it came time to
- 13 -- when it came his time to speak on Friday. Mr. Sacco,
- 14 when confronted, cooperated immediately without a
- 15 lawyer. He wasn't advised to do so like Mr. Deveau. It
- 16 wasn't a calculated decision to try to influence his
- 17 sentence. It would greatly injure the respect to the
- 18 administration of justice, I find, if he served longer
- 19 than Mr. Deveau and I find that no time is necessary to
- 20 deter him or to rehabilitate him.
- This case has been hanging over Mr. Sacco and his
- 22 co-defendants for five or six years. Mr. Sacco, I view,
- 23 is almost an unwitting participant in this offense. I'm
- 24 not suggesting there wasn't a proper basis for his
- 25 guilty plea, but I do have the sense that if this case

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- 1 went to trial, he would have had a real shot of being
- 2 acquitted. I, as I've said to the others, do find white
- 3 collar crime generally, and this crime particularly, to
- 4 be a very serious offense and usually that influences me
- 5 to go to the jail end, if there's a reasonable range for
- 6 sentences, but those interests of the seriousness of the
- 7 offense and in deterring others do not outweigh the
- 8 factors in favor of a probationary sentence for
- 9 Mr. Sacco.
- And I then I considered, "Well, maybe I ought to
- 11 make part of that probationary period home confinement,
- maybe it would look better to somebody," but it's just
- 13 not necessary or appropriate with regard to Mr. Sacco.
- 14 So he's going to have to pay the restitution, or try to,
- and he's going to have this hanging over him. So those
- are the reasons for the sentence with regard to
- 17 Mr. Sacco.
- 18 You may be seated.
- 19 (Mr. Sacco is seated.)
- THE COURT: Mr. Havey.
- 21 (Mr. Havey stands.)
- THE COURT: The factors that influenced me to
- reduce Mr. Paradiso's sentence and Mr. Sacco's sentence,

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- 24 to some extent, also exist in your case. That you were
- 25 dragged into something that -- from a Jiffy Lube, that

- 1 was way over your head and something that you never
- could have got involved in on your own. And I would
- have imposed a shorter sentence, if it's feasible, but 3
- you now have already served virtually a 15 month
- 5 sentence, and you did that because you weren't able to
- obey the conditions of your pretrial release because 6
- 7 you've got a drug addiction.
- 8 And part of the reason I'm not just giving you a
- 9 sentence of time served, but making you serve another
- 10 couple weeks is to give the Probation Department a
- 11 chance to arrange a program for you, when you get out,
- 12 because I don't want to see you again. There should be
- 13 consideration given to whether Mr. Havey is a candidate
- for our drug court. Maybe it's not necessary, but maybe 14
- 15 it is. But, you know, whether it was a drug problem
- 16 that caused you to be greedy or whether you were just
- 17 dumb like some of your co-defendants, this may turn out
- to have actually been a good opportunity for you. I 18
- know those drug habits are very hard for anybody to beat
- 20 on his own.

- And you're going to get out in a couple of weeks
- 22 and you're going to be at a cross-roads. You talked to
- 23 me, I think, very sincerely on Friday about how much
- 24 you, you know, miss your children. You really have
- 25 something to go back to, but if you don't beat this drug

- 1 problem, you're not going to just lose your liberty,
- 2 you're going to lose your family.
- When you get out, you won't be on your own. The
- 4 Probation Department will be there to provide a partner
- 5 for you. You're a good partner. If you really work at
- 6 it, it's going to give you your best chance not to be
- 7 back in front of me, which is someplace you don't want
- 8 to be again. All right.
- 9 Now -- you may be seated.
- 10 (Mr. Havey is seated.)
- 11 THE COURT: Mr. Howe, Mr. O'Neill,
- 12 Mr. Paradiso are going to be incarcerated. Mr. Maggio
- 13 already is. Unless the government has a compelling
- 14 objection, if I'm requested, I'll give them until
- 15 January 8th at 12:00 noon to self report.
- 16 MR. WILD: No objection.
- MR. WEINSTEIN: I have such a request for

- 18 Mr. Howe.
- 19 THE COURT: It's granted. Mr. Oteri, do you
- 20 make the same request?
- 21 MR. OTERI: I do, your Honor.
- 22 THE COURT: Mr. Lopez?
- MR. LOPEZ: Yes, your Honor.
- 24 THE COURT: January 8th at 12:00 noon. The
- 25 defendants who are released will have their release

- 1 continue on the same conditions. More specifically,
- 2 that's Mr. Paradiso, Mr. Howe and Mr. O'Neill.
- Now, is there anything else in this matter for
- 4 today?
- 5 MR. OTERI: Your Honor -- oh, I'm sorry.
- 6 MR. MERBERG: If I may, your Honor, there are
- 7 three matters for Mr. Maggio. The first is, he did
- 8 finish his sentence imposed by Judge Zobel in early
- 9 October. I'm assuming that his sentence is not going to
- 10 be nunc pro tunc, it would be at least from the day he
- 11 would have been released from his last sentence.
- 12 THE COURT: That's my understanding. I think
- 13 the Bureau of Prisons in the first instance has to make
- 14 that calculation. But if they don't give Mr. Maggio

- credit for the time he's been serving since the
- expiration of Judge Zobel's sentence, you could come 16
- 17 back to me.
- 18 MR. MERBERG: And just for the record, he
- 19 lost, of course, his opportunity to have some -- either
- home confinement or some other component at the end of 20
- 21 his last sentence, because of this case. I understand
- that doesn't necessarily make any difference today. 22
- 23 The second thing is I'd ask the Court to
- recommend, as Judge Zobel did, that he participate in 24
- the 500 hour drug program. It was recommended by Judge

- Zobel. He was taken to the Buttner Medical Facility
- because he was having seizures and he was never able to
- take that program. And, in essence, now it has 3
- 4 expired.
- 5 And lastly, and as part of the same request, I
- would ask the Court to recommend that he be returned to 6
- the medical facility at Buttner, because he was being
- treated there for being bipolar and he was being treated 8
- there for his seizures.
- 10 THE COURT: Um, let's see. Judge Zobel
- 11 recommended the 500 hour drug treatment?

- 12 MR. MERBERG: She did, your Honor.
- 13 PROBATION OFFICER: Yes, your Honor.
- 14 THE COURT: All right. Well, I will join in
- 15 that or reiterate the 500 hour drug treatment and
- 16 treatment for the bipolar disorder. Whether that
- 17 requires Buttner or it could be properly addressed
- 18 someplace else, I've leave to the Bureau of Prisons.
- 19 MR. MERBERG: I would ask the Court just to
- note as a recommendation that the Court would be willing 20
- 21 that he be returned to Buttner. He was in a treatment
- 22 program there.
- 23 THE COURT: He was brought here from a
- treatment program at Buttner? 24
- 25 MR. MERBERG: That's correct.

- 1 THE COURT: All right. I'll recommend his
- return to Buttner. I will also say that you ought to
- talk to the Bureau of Prisons yourself, because my 3
- colleagues and I have noted that the Bureau of Prisons
- 5 has been increasingly unresponsive to our
- recommendations. It's something we intend to address on 6
- an institutional basis. But I don't think you can rely
- on our recommendations being followed.

- 9 MR. MERBERG: And the last matter is the one
- 10 that your Honor had mentioned at the beginning of the
- sentencing hearing as it related to a detainer that was
- 12 pending in the first case that --
- 13 THE COURT: Yeah, I'm going to ask -- I don't
- 14 even know what that detainer is. I've got 8 feet worth
- 15 of papers. The Probation Department should either move
- 16 by December 1st for me to act on that violation of
- 17 supervised release or, in consultation with the
- 18 government, ask me to withdraw it. Because frankly --
- 19 and now it's 6, 7 years later, I think. I've sentenced
- 20 the defendant. I doubt I would give him any additional
- 21 time.
- MR. WILD: May I have a moment with Probation,
- 23 your Honor?
- THE COURT: Sure.
- 25 (Pause.)

- 1 MR. WILD: Thank you, your Honor.
- THE COURT: Okay. If that's a loose end, that
- 3 will get resolved in the next couple of weeks.
- 4 MR. WILD: Your Honor, for the benefit of all,
- 5 the government's position on that would be, as the Court

- 6 would expect, I think, that if Probation is willing to
- 7 withdraw that petition, the government has no objection.
- 8 THE COURT: Thank you.
- 9 MR. MERBERG: Can that be done today on the
- 10 record unless Probation has an objection?
- 11 THE COURT: No, because I think it was
- 12 Mr. Buckley's colleague who was encouraging me to act on
- 13 it, so I think he should go back and have an opportunity
- 14 to consult everybody in his office who ought to be
- 15 consulted, so they can develop and consider an
- 16 institutional response.
- 17 MR. MERBERG: Thank you, your Honor.
- MR. WEINSTEIN: With respect to Mr. Howe, your
- 19 Honor, I would ask that you receive from us, not later
- 20 than December 1st, a request for a judicial
- 21 recommendation for designation to the Bureau of
- 22 Prisons. It's something that's difficult to explore in
- 23 the degree of precision that I would otherwise have
- 24 preferred, and so the final judgment is not entered
- 25 until then. I know that it is an increasing challenge

- 1 for judges in this District, and perhaps elsewhere, to
- 2 have their recommendations followed, but we would just

- 3 like to have them -- and I'll make that in a writing not
- 4 later than a week from Friday.
- 5 THE COURT: Okay. As I think you've heard me
- 6 say before, in contrast to some of my colleagues, it's
- 7 my general policy not to make a recommendation because
- 8 it's my understanding that the Bureau of Prisons' own
- 9 policies provide that defendants will be incarcerated at
- 10 the facility with the proper security designation,
- 11 security level that's nearest to their home. But I will
- 12 give you until December 1 to make that filing. A copy
- 13 should be filed with the government and Probation, if
- 14 you make a request.
- MR. OTERI: Your Honor, the same request on
- 16 behalf of my client, Mr. O'Neill. If you would think of
- 17 either Fairington, New Jersey or Skyco, Pennsylvania,
- 18 both are within driving distance of his home.
- 19 THE COURT: Well, as I say, it's -- why don't
- 20 you put something in writing and I'll consider it.
- MR. LOPEZ: Your Honor, may I have the same
- 22 amount of time?
- THE COURT: Yes.
- MR. LOPEZ: Thank you.
- MR. WILD: I'll advise the Court that the

1	Government v	will have no	objection to	the designation	bv

- 2 the defendants. That's frankly not a concern of the
- 3 government.
- 4 THE COURT: Okay. All right.
- 5 MR. WEINSTEIN: I'm assuming, Judge, that that
- 6 will be an electronic filing with a specific copy to
- 7 Probation?
- 8 THE COURT: Yes. All right.
- 9 Is there anything further in this matter for
- 10 today?
- 11 MR. WILD: No, your Honor.
- 12 THE COURT: All right. This is -- I'm sorry.
- 13 This has taken a long time because it's been important
- 14 to everybody involved, it's been challenging, the
- 15 adversary system has worked very effectively here from
- 16 my perspective. The counselors should be commended for
- 17 that.
- The Court is in recess.
- 19 (Ends, 4:10 p.m.)

21

CERTIFICATE I, RICHARD H. ROMANOW, OFFICIAL COURT REPORTER, do hereby certify that the foregoing record is a true and accurate transcription of my stenographic notes, before Chief Judge Mark L. Wolf, on Monday, November 20, 2006, to the best of my skill and ability. 16 RICHARD H. ROMANOW

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